UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

RAQUEL HUNTER,

Plaintiff,

v. Case No. 17-CV-401

CENTENE MANAGEMENT COMPANY LLC,

Defendant.

ORDER REGARDING MEDIATION PROCEEDINGS

The above matter has been referred to me for mediation by United States

Magistrate Judge Nancy Joseph. Based on this referral and pursuant to the order,

IT IS HEREBY ORDERED:

- 1. I will conduct a settlement conference on **February 15, 2018 at 9:30 A.M.** All parties should initially convene in my courtroom, **Courtroom 254**, United States Courthouse, 517 E. Wisconsin Avenue, Milwaukee, Wisconsin and should sign in on the appearance sheets provided. The mediation will focus on all issues necessary to fully resolve the case, including reasonable costs and attorneys' fees.
- 2. Primary counsel who will try the case must be present.
- 3. A person with full settlement authority also must be physically present at the conference; parties shall not be permitted to appear by telephone. This requirement contemplates the presence of a party or, if a corporate entity, an authorized representative of the party, who can settle the case during the course of the conference *without consulting a superior*.

4. <u>Pre-settlement Conference Demand and Offer</u>

- A. A settlement conference is more likely to be productive if, before the conference, the parties have had a chance to discuss settlement proposals. Prior to the conference, the attorneys are directed to discuss settlement with their respective clients and, if applicable, insurance representatives.
- B. In addition, plaintiff's counsel shall submit a written settlement demand to the defendant's counsel with a brief explanation of why such a settlement is appropriate.
- C. Defendant's counsel shall submit a written offer to the plaintiff's counsel with a brief explanation of why such a settlement is appropriate.
- D. This process may lead directly to a settlement. If a settlement results, the plaintiff shall promptly notify my chambers at 414-290-2261.

5. Mediation Conference Statement

- A. The following documents *shall NOT be electronically filed*. These documents shall be used only for mediation and shall not become part of the court's file in this matter. The following documents shall be sent:
 - i. Email, in PDF, to <u>JonesPO@wied.uscourts.gov</u>, or
 - ii. Paper copy delivered to my chambers:Chambers 258, U.S. Courthouse517 E. Wisconsin Avenue, Milwaukee, Wisconsin.
- B. No later than **5:00 P.M.** (CT) **February 9, 2018,** plaintiff's counsel shall provide me with the following two sets of materials:
 - i. A copy of: (a) the plaintiff's written settlement demand provided to defendant's counsel; and (b)

- the defendant's written offer provided to plaintiff's counsel exchanged as part of the pre-settlement conference demand and offer procedure set forth in Part 4 of this Order.
- ii. A separate *ex parte* letter that shall include the minimum settlement position of the plaintiff, including all damages, costs, and attorneys' fees. This letter should also include any additional information, not otherwise set forth in the mediation letter, that the plaintiff believes will assist me in mediating this matter, such as impediments to settlement and a candid assessment of the strength and weaknesses of the plaintiff's case. The plaintiff should avoid submitting lengthy exhibits or other attachments. This letter shall not be provided to the defendant.
- C. No later than **5:00 P.M.** (CT) **February 9, 2018,** *defendant's counsel* shall provide me with the following:
 - i. A separate *ex parte* letter that shall include the maximum settlement position of the defendant, including all damages, costs, and attorneys' fees. This letter should also include any additional information, not otherwise set forth in the mediation letter, that the defendant believes will assist me in mediating this matter, such as impediments to settlement and a candid assessment of the strength and weaknesses of the defendant's case. The defendant should avoid submitting lengthy exhibits or other attachments. This letter shall not be provided to the plaintiff.
- 6. The purpose of the mediation is to permit an informal discussion between the attorneys and parties on all aspects of the lawsuit that bear on settlement. To promote a full and open discussion, communications occurring during the mediation cannot be used by any party with regard to any aspect of this litigation. *See* Civil L.R. 16(d)(3).

Dated at Milwaukee, Wisconsin this 31st day of January, 2018.

BY THE COURT:

s/ David E. Jones
DAVID E. JONES
United States Magistrate Judge